

DOCKET FILE COPY ORIGINAL

Before the  
Federal Communication Commission  
Washington, D.C. 20554

In the Matter of )  
                        )  
                        )

M?/1  
FCC

comment deadline prevent us from designing a complete chart, but we would propose that as a first level that areas with a population of 250,000 or less within a 75 mile radius of the transmitter site have authorized power levels of 300 watts ERP. Successive table elements would take into consideration areas of increasing population and antenna height until the more restrictive levels found in the current C-3 chart are reached in areas of high density population.

to the new specifications and perform coverage tests during periods that will have a less serious effects on radio systems, businesses, and public safety operations. To perform [REDACTED] months would be difficult technically and could have a

Addendum to comments in regards to FCC PR Docket 92-235

1. § 88.231 and § 88.473 have the appearance of prohibiting mobile relay operations in the 150-174 MHz band. Public Safety and other eligible user classifications are currently allowed to operate mobile relay stations in this band. If mobile relays are not to be permitted in 150-174 MHz under part 88, serious degradation of communication services will result. Especially in the Public Safety sector, mobile relays are a vital component of communication systems, being required in order to provide the necessary coverage and inter-unit communications so vital to the mission of Public Safety entities. The commission should take the opportunity afforded by the addition of new channel allocations to provide for channel pairing for assignment to mobile relay operations. The channel pairing could be based on the 5.26 MHz spacing as noted in § 88.231, 5 MHz spacing as is currently found in the 450-470 MHz band or some other feasible channel separation.